

JANUARY







cavored to place facts plainly before you. When your minds become convinced of these truths, there will no longer be dissensions among ourselves. If the people of the whole South once become united, the crisis will be passed. Divide and conquer has been the policy of our oppressors. If to this policy you oppose a united front of firmness and patriotism the country may yet be safe. In our opinion it will. But if in this conflict the constitution shall perish, we may appeal to the civilized world to bear witness to the truth, that it fell not by the hands of the South, but that it was the instincts of freedom, the South gave up the Union, only when it no longer secured to us the blessings of a rational liberty.

J. M. CLAYTON,  
J. H. GUNN,  
ROGER BARTON,  
T. JONES STEWART,  
J. E. McRAE,  
O. R. JEFFERSON,  
C. P. SMITH,  
J. A. QUITMAN,  
J. H. BELL.  
Jackson, Dec. 10, 1850.

#### Texas.

A very interesting letter from Western Texas appeared in a late number of the Mount Jour. It was dated at Austin, and gives much useful information about the country. We append a few extracts: "The inducement to a man with small means, to engage in the farming interest in this portion of the country, are great indeed; for here he can get the best of land, good water, unsurpassed stock ranges, and timber enough for any purpose. In the latter item, however, a person coming from the thickly timbered country in the States, would not be well pleased; for there is not a sufficiency of timber for all farming purposes, but that it is not in such quantities. He is so used to seeing a sufficiency for generations growing on land, that when he views a simple plenty he pines at the thought of leaving his children a farm without timber to keep it under fence. He should think that fences are put up with cedar timber in this country, and it does not require renewing every few years.

Good land can be purchased from fifty cents to one dollar per acre, in this portion of the country, and land too, which is well adapted to the culture of either cotton or grain. But it may be urged that a person buying lands will be in some danger of purchasing a lawsuit. This is true, in regard to a great deal of the best lands, as there will be years of litigation, before titles can be adjusted. There are thousands of knotty cases to be unraveled, which are the more complex, as they involve points in the laws of so many different governments—the Spanish law, Mexican law, the laws of the Republic, and of the new State, and the general principles laid down in the Constitution of this glorious confederacy.

In point of intelligence, the population of Western Texas will compare very favorably with any people in the U. S. and for a frontier people their temperance is unequalled. I don't wish to be understood that there are no ardent spirits used, but that you very seldom see a man make a "John Daler" of himself. All in all, I think this part of Texas the most lovely country in the world. This impression was formed as soon as I crossed the Brazos, on my way to this part of the State, in the summer of 1849, when everything along the road was as hot as a "hen setting." Although the days are very warm during the summer, there is ever a cool breeze stirring, and a blanket is comfortable all night, and mosquito nets are an article not in use.

Steam communication with the Gulf once established, and this country will increase in population and in the products, in a degree that will be almost beyond belief. Our communications with the Gulf are now by means of Wagons from Port Lavaca and Houston—that is for the transportation of merchandise. We have two lines to Comal, from this place to Houston which make each tri-weekly trips, running on the same days. They run through Washington, Independence, Lagrange and Bastrop, to this place 200 miles, connecting with a line of stages to San Antonio, eighty miles from Houston to Austin, fifteen dollars, from Austin to San Antonio six dollars. There is also a line connecting with the San Antonio line at N. Brownsville, from Port Lavaca, by way of Gonzales. The distance five. Port Lavaca to Austin, by the direct road, is about one hundred and thirty miles; from Houston, direct, about one hundred and fifty miles.

ADVERTISING—ITS ADVANTAGES. This is the season for advertising. There is no one who has been engaged in mercantile pursuits, but that can testify to its numerous advantages. Notice if you will the different firms in our city. By advertising, merchants are enabled to keep constant schedule of their goods before the public thus inviting the trading community to see their stocks. It is the best evidence too, that they fear not competition, are willing that their goods

and prices shall bear the test of the market. Advertising judiciously managed, pays ten fold, benefiting alike the buyer and seller. We invite all who are disposed to give it a trial. —(Louisville Daily Dem.)

#### THE REPUBLICAN.

Tuesday Jan. 21, 1851.

HIWASSEE RAIL ROAD.—We have been informed by a friend, directly from Tennessee, that it is confidently expected to finish the Hiwassee Rail Road from Dalton, Ga. to Calhoun, Tennessee, by the middle of March next.

Our thanks are due to the Hon. Jere' Clemens for a copy of the Report of the Commissioner of Patents, as well as many other valuable public documents heretofore forwarded.

The list of appointments of the Alabama Conference will be found in another column. We expect in our next paper to be able to publish the first round of appointments for this Circuit.

The business arrangements mentioned in this paper of the 7th inst. and connected with promises then made to its patrons, will be fully made known to them in our next.

By the following letter from Mr. J. D. Stewart, dated the 14th Nov. 1850, we received the mournful intelligence of the death of SAMUEL WARREN WHITE, a son of Capt. John H. White of this place. He was a young man of great amiability of manners, and high hopes were entertained of him by his friends; but alas those hopes are all withered, and he is now numbered with the things that were.

The deceased was the last of four. Jacob Pierce Hugh Johnson, J. D. Nesbit and himself, who, attracted by the glittering news from California, started there from this place in March, 1849, in company with Dr. John Y. Nesbit, to reap golden harvests. The choice being in New Orleans, it was thought advisable to take over land rent, the two former died before reaching California—the two latter, one in October, the other in November last; and Dr. Nesbit alone remains. Mr. Stewart was with them, but was not of the same company. The subject of this notice was informed, was born Oct. 1st, 1823, and died Nov. 12, 1850; being 27 years, 1 month and 12 days old. California, Feather River, Nov. 14th, 1850.

Sir.—Under the circumstances in which we are placed, I think it my duty to write you a few lines. On the sixth day of this month S. W. White was taken sick, John Samuels, the gentleman he was living with was not at home, and did not return till the eighth; when he arrived he sent for a physician, and after examining & consulting with him had no hopes of him. He became weaker continually, and died on the twelfth about the close of day. He was not sensible of anything passing around him for forty-eight hours before his death. On the next day after his death, John Samuels had a decent coffin made and other things necessary prepared, and those remaining of the boys who came through with him, consisting of McBee, Moore and myself assembled, and with the aid of a few others dug his grave and consigned his body to its last resting place. Your Brother lived with Dr. Nesbit from the time he came into the country until about fifteen days back. He followed mining all the time, and never was very fortunate. His portion of the proceeds of his labor was not sufficient to pay expenses. Twelve or fifteen days ago he entered into partnership with John Samuels in a trading establishment on very favorable terms, and would certainly have done well. As to your brother's effects, they will fall short of paying doctors bill and burial expenses. Doct. Nesbit has left this part of the country, and will probably locate in Stockton for the purpose of practicing Medicine. If you write him a letter he may give a satisfactory answer. I being a stranger to you, simply refer you to him. Your brother acted in away to gain my respects and friendship in the outset of our journey, & that friendship has grown warmer as we become more intimately acquainted; yet the strongest ties that bind human beings together here form no barrier between death and its victim. We feel grief at his death & mourn his loss.

Yours truly,  
A. D. STEWART.

#### THE GREATEST DISCOVERY OF THE AGE.

There has just been brought to light the application of a power which is to supersede entirely the present steam power of the world

This announcement may stagger some, but the discovery, when it shall be divulged, will stagger them a thousand times more.

It has been made by an Eastern man, who has completed his models—one of which will be deposited at Washington as soon as patent rights shall be secured in the different European countries. The machinery is entirely perfected—the power is a motive one, and steam has no part in creating it. So simple and economical are the principle and application, that two tons of coal will be sufficient to drive the largest ship of the line around the world.

We are not at liberty, now, to divulge more of this wonderful discovery; but we predict, with the greatest confidence, that a short time only will elapse before a total revolution will take place throughout the world in our motive power system. Indeed, we assert, with the same confidence, that the year 1850 terminated the sovereignty of steam.

This is no chimera. We mean what we say—and time, brief in point of duration, will evolve this wonder, at present hid, as with a gauze, only from the public eye, to the astonishment of Christendom—an astonishment far greater than that produced by the discovery of steam or the magnetic telegraph. —Germantown (Pa.) Telegraph.

Correspondence of the Courier.  
Morning News Office,  
Savannah, Jan. 4—6 p. m.

#### Loss of the British Bark Lord Sandon.

The British bark Lord Sandon, Capt. Welsh, arrived at New-York on the 19th December, in 52 days from Liverpool, and sailed for this port on the 25th ult. She encountered very severe weather, and on Thursday night last, it being very foggy, went ashore on Gaston Bank, got off, and went on the South-Brook, where she bilged, and will be a total loss. She has on board a cargo of 5000 sacks of salt. Capt. Welsh and crew came up in a pilot boat. The bark has been stripped and her sails, &c., brought to the city. She had no pilot on board when she went ashore.

COTTON.—Our cotton market today has been languid, neither buyers or sellers feeling disposed to operate. The sales amount to 46 bales at the following prices:—34 at 12 7-8; 160 at 13 37 at 13 1-8; 34 at 13 14; 50 at 13 3-8; 2 at 13 1-2; 4 at 13 2-3; and 1 at 14 cents.

The weather is remarkably fine today. Our latest dates from New-York are Sunday, the 29th. Until today, we have had no telegraphic communication from New-York since the 31st ult.

Correspondence of the Courier.  
WASHINGTON, JAN. 2.

New-Year's was here noticed with more than usual hilarity. The day was fine. All was bright above and all cheerful around. The President's mansion was thronged from 12 till 3 o'clock, by a crowd of official and private persons, of all parties and sections. Several of the Foreign Ministers, the President of the Senate, and the Speaker of the House, Mr. Benton, and many citizens received company during the morning. Sir Henry Bulwer and his lady received visits to day.

The proposition for a General Convention of friends of the Union, to be held here, has met with opposition. This city though so magnificent in distances, would not, it is urged, accommodate such an assemblage as would thus be brought together. Such a Convention would necessarily take a strong political stand and would undermine and destroy the two old parties—Federal and Democratic.

The coinage of a large supply of gold dollars is called for, to supply the scarcity of silver change. There is now some doubts whether the big ship Pennsylvania will be fitted out for the transportation of articles, destined for the World's Fair. But there is no doubt that some national vessel will be sent out for the purpose. A list of all articles offered for exhibition is kept here by the Executive Committee. As a specimen from the character of the articles, I make some selections from the voluminous catalogue. New-Hampshire furnishes a machine for purging seams of vessels, cotton cloth, stone dressing machine, and other machines.

Pennsylvania sends perfume and fancy soaps, artificial teeth, authentic coal, reaping machines, chrome lithographs, daguerotypes, and river boat paper hangings, carriages, photographic notes, &c.

New-York sends heretofore sawing machines, anti-friction presses, Indian corn, chaise and rail road car springs, blades for the blind, fourteen plough, agricultural implements, bonnets, gay sleigh, farm products, starch, fancy wool, needle work, flint glass, ladies' shoes, model for tempering saws, books and specimens of binding gold pens, encases, centrifugal pump, iron bridge, corn brooms, oil paintings of wild flow, &c., self-operating oil press.

Ohio furnishes lightning rods, paints and insulations, preserved peaches

corn brooms, machines for hemp dressing, American Catawba wine, surgical instruments, ploughs, steam dried corn, commercial and banking tables, printed calliopes, beef, tallow and lard, improved bank lock, &c.

Tennessee sends one bale of gin cotton, sub-soil plough, &c. Rhode Island sends cotton, goods. Indiana furnishes flour extractor, self-weighing grain scales, &c. Maryland, netting machines and specimens, soap stone, tobacco, coal &c. Kentucky sends a planetarium lamp, &c. Illinois, a patent reaper. Alabama, minerals, raw cotton, clean rice, spirits of turpentine, one platoon carriage, shirtings and drillings, palmetto, oak, cedar and poplar woods, &c. Missouri, raw iron ore, iron ore and work, copper, &c. New-Jersey, flour, oil cloth, Mississippi, cotton, &c.

WASHINGTON, JAN. 3.

The newspapers continue to discuss the proposition for forming a Union party, and the old politicians are becoming more and more shy of the project.

The Senate was in session yesterday, and, for the first time, a petition was presented, and signed by only two individuals, for the repeal of the Fugitive Slave Act. Mr. Gwin introduced a bill providing for the survey of public lands in California, and donation of lands to settlers. A bill for the fortification of Ship Island was passed to a third reading. Another tug was had at the Bradbury resolution, calling for a statement of the number and causes of removals by the late administration. The object in view, was originally, to convict the late administration of inconsistency between professions and practice, on the subject of removals. The discussion now looks to a future presidential struggle. Mr. Bright, of Indiana, last night the floor, and remarked on the two faces of the Whig party prior to the last election, on the subject of the Wilnot proviso. His main object was to vindicate the official character of Gen. Joseph Lane, of Indiana, who was removed as Governor of Oregon, without any pretence of official misconduct, and solely on political ground. Gen. Lane was nominated, last winter, by members of the Indiana Legislature, as a candidate for the next Presidency. The postage bill will be disposed of by the House next week.

WASHINGTON, JAN. 4.

The California Land Bill now attracts much attention from the amount of the claims involved, and the character of the parties to the different projects of bills. Col. Fremont, at the late session, brought in a bill that was very much resisted, for the reason that it proposed to render the decisions of the Board of Commissioners upon all private land titles final, in its favor of the claimant. Mr. Benton advocated that bill. Dr. Gwin has now brought in a different bill, and one in which his colleagues of the House concur. His bill gives to both parties, a right of appeal from the Board of Commissioners to the Supreme Court of the U. S. Mr. Benton objects to it that it arraigns all the titles in California, and holds them to be invalid until they are proved to be good. It subjects the title, first, to the decision of the U. S. Board of Commissioners; second, to U. S. District Court; and third, to the Supreme Court of the U. S. three thousand miles off. It would be better, Mr. B. contends, to pass a general act of confirmation at once. Mr. Benton introduced his substitute yesterday, and it provides for an appeal to the Supreme Court, only in cases in which John Charles Fremont is a party. This provision he introduced, he said, to avoid any pretext for impeaching Col. Fremont's disinterestedness, or his own. It appears from Dr. Gwin's remarks, that the people of California, view, with great jealousy, the claims to gold lands lately purchased by Americans, from Spanish claimants. No Board of Commissioners, however composed, would command public confidence enough, to give effect to a decision in these large claims. A decree of a Board in favor of any one of these titles, would not be carried into effect without blood shed. Nothing but a decision of the highest judicial tribunal, will satisfy the public of the validity of pretended Spanish titles, set up to gold lands recently, and after the gold was found; and bought of pretended Spanish owners, for a mere song.

It has been explained in regard to Col. Fremont's Mariposa claim, that he had no agency in its purchase. It was bought for him by Mr. Larkin, a large claimant himself—but who has expressed an anxious desire that Mr. Gwin's bill should pass. Col. Fremont himself, is in favor of submitting the titles to his own claim, he says, in a letter cited by Dr. Gwin—"It was a purchase fairly made, and I have always supposed that, at some future time the validity of the claim would be settled by the proper courts."

The debate on this bill, will be very able and animated. Mr. Whitney will, to-night, explain his project for a Rail Road from the Mississippi to the Pacific. The use of the Hall of Representatives has been granted to him for the purpose. Whenever the project shall be undertaken, it must be at Government expense, and not in money, but in public lands. Mr. Whitney's project will require about two hundred millions of dollars. But he proposes to take lands, on either side of the road, to the extent of one hundred and eight millions of acres, and convert them into money as the work progresses.

THE CALIFORNIA LAND BILL now attracts much attention from the amount of the claims involved, and the character of the parties to the different projects of bills. Col. Fremont, at the late session, brought in a bill that was very much resisted, for the reason that it proposed to render the decisions of the Board of Commissioners upon all private land titles final, in its favor of the claimant. Mr. Benton advocated that bill. Dr. Gwin has now brought in a different bill, and one in which his colleagues of the House concur. His bill gives to both parties, a right of appeal from the Board of Commissioners to the Supreme Court of the U. S. Mr. Benton objects to it that it arraigns all the titles in California, and holds them to be invalid until they are proved to be good. It subjects the title, first, to the decision of the U. S. Board of Commissioners; second, to U. S. District Court; and third, to the Supreme Court of the U. S. three thousand miles off. It would be better, Mr. B. contends, to pass a general act of confirmation at once. Mr. Benton introduced his substitute yesterday, and it provides for an appeal to the Supreme Court, only in cases in which John Charles Fremont is a party. This provision he introduced, he said, to avoid any pretext for impeaching Col. Fremont's disinterestedness, or his own. It appears from Dr. Gwin's remarks, that the people of California, view, with great jealousy, the claims to gold lands lately purchased by Americans, from Spanish claimants. No Board of Commissioners, however composed, would command public confidence enough, to give effect to a decision in these large claims. A decree of a Board in favor of any one of these titles, would not be carried into effect without blood shed. Nothing but a decision of the highest judicial tribunal, will satisfy the public of the validity of pretended Spanish titles, set up to gold lands recently, and after the gold was found; and bought of pretended Spanish owners, for a mere song.

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List of Appointments of the Alabama Conference, Methodist Episcopal Church, South, 1851.

MOBILE DISTRICT.  
E. HEARN, P. E.

Franklin Street—J. Hamilton.  
Ferman Mission—To be supplied.  
St. Francis Street—W. H. Milburne.  
Tulainville & West Ward—T. P. Cymes.  
New Wakefield—J. M. Baker.  
Pascagoula—J. Bond.  
Sagaponilla—J. B. Rabl.  
Monteville—A. J. Dickinson.  
Milton—Z. Dowling.  
Pascagoula and Navy Yard—W. K. Norton.  
Mount Pleasant—W. Peavey.  
DEMOPOLIS DISTRICT.  
T. W. DOMAN, P. E.

Demopolis—J. D. Fisher.  
Arvola Colored Mission—W. M. Shockley.  
Morgento Circuit—D. Duncan.  
J. H. Cottingham.  
Dayton—W. M. Lovelady.  
Dayton Colored Mission—H. J. Hunter.  
Woodville—W. W. Thomas.  
Cahacha—Sas. A. Heard.  
Cahacha Circuit—T. J. Campbell, J. M. Wells.  
Lester Peach Tree—T. Y. Armstrong.  
Buckatone—A. McBride.  
Butler Mission—T. Killough.  
Gaston—J. Williamson.  
GAINESVILLE DISTRICT.  
E. CALDWAY, P. E.

Gainesville Circuit—J. W. Ellis, Jr., one to be supplied.  
Belmont—W. J. Powers.  
Livingstone—V. L. Hopkins.  
Lauderdale—R. S. Finely, W. E. M. Linfield.  
DeKalb—A. M. Box.  
Macon—C. C. Calloway.  
Prairie Hill—W. Weir.  
Plymouth Colored Mission—To be supplied.  
Warren—T. Moody.  
COTUMBUS DISTRICT.  
GEORGE SARGENT, P. E.

Columbus Circuit—E. McMeans.  
B. S. Williams.  
Antebellum—Chas. Strider.  
Athens—D. L. Levee.  
Mount Zion—G. W. Tucker.  
Pickensville and Carrollton—W. M. Murrain.  
Carrollton Circuit—R. M. Saunders, H. W. Gilmore.  
Greene—T. W. Manning.  
Fulton—T. H. Foster.  
Folkland—J. E. Newman.

TUSCALOOSA DISTRICT.  
G. GARRETT, P. E.

Tuscaloosa—T. P. C. Shellman.  
Big Sandy—W. Vaughan.  
New Lexington—J. A. Coleman.  
J. K. Murray.  
Havana—E. V. Levert, N. Graham.  
L. Patten.  
Greensboro—A. H. Powell.  
Marion—E. J. Hamill.  
Jones Valley—Geo. T. Roper.

BLOUNTVILLE MISSION.  
ARY DISTRICT.  
L. B. McDOXALD, P. E.

Blountville Circuit—Jno. D. Worrell.  
Walker Mission—To be supplied.  
Pikeville Mission—To be supplied.  
Union Mission—To be supplied.  
Ashville Circuit—To be supplied.  
Lebanon Circuit—R. S. Rabl.  
Sand Mountain Mission—To be supplied.

Harpersville—J. G. Rush.  
TALLEDEGA DISTRICT.  
W. H. McDANIEL, P. E.

Tallegdega—J. W. Starr, and one to be supplied.  
Conasa—R. R. Dickinson.  
Tallapoosa—K. W. Spence.  
Dadeville—J. A. McAtchen.  
Laudolph—W. R. Reumavill.  
Hillier—Lewis L. Oslin.  
Jacksonville—C. N. Swenool.  
Centre—Wm. Monk.  
Cedar Bluff—J. Curry.

SUMMERFIELD DIST.  
F. G. FERGUSON, P. E.

Summerfield Circuit—E. B. Lockley.  
Atauga Circuit—J. W. Ellis, Sen., J. W. Shores.  
Chocoma Creek Mission—J. P. Foster.  
Prattville—J. A. Spence.  
Vetompha—J. Barber.  
Centerville—Jesse Ellis.  
Greenville—Asa Skinner.  
Cedar Creek—T. Burpo.  
Planters Hill—L. M. Wilson.  
Camden—Jacob S. Hughes.

MONTGOMERY DISTRICT.  
O. R. BLUM, P. E.

Montgomery—J. T. Heard.  
Catoma Colored Mission—L. P. Golson.  
Montgomery circuit—J. W. Brown.

Union: J. C. Huacado.  
Waynesville G. W. Brown; one to be supplied.  
Big Swamp Colored Mission: To be supplied.  
Tuskegee: T. J. Koger.  
Tuskegee circuit: S. S. Hurt & W. P. Miller.  
Auburn: C. D. Oliver.  
Crawford: H. Stearns and J. W. Warren.  
Uchee Mission: To be supplied.  
Lafayette: W. B. Neal and T. Field.

EUFAULA DIST.  
S. ARMSTRONG, P. E.

Eufaula: C. C. Gillespie.  
Glennville: J. A. Clement.  
Chatahochee Colored Mission: W. B. Adams.  
Enon: G. W. Carter; one to be supplied.  
Clayton: D. Carmichael.  
Columbia Mission: J. W. McCann.  
Marianna: S. O. Capers.  
Jackson: J. I. Saunders, N. M. Skipper.  
Ochsene Colored Mission: To be supplied.  
Troy: Joseph F. Roper and Jno. Leakey.  
Whitewater Mission: J. W. Broxson.  
Apalachicola Mission: O. Saxton.  
Geneva: T. G. Gilmore.  
Pea River Mission: To be supplied.  
A. H. Mitchell, D. D., President Centenary Institute.  
T. O. Summers, Editor S. S. Visitor.  
W. A. Smith, transferred to Texas, and stationed in Austin.  
C. B. Eastman, transferred to Tennessee.  
A. J. Crawford, transferred to Texas Conference.  
T. Y. Ramsey, left without appointment in consequence of ill health.  
Next Conference to be held in Mobile.

PHENOMENA OF DEFECTIVE VISION.—One of the earliest evidences of old age is defective sight, and the opinions hitherto held respecting the causes of this have been various. A letter has appeared in the London, Edinburgh and Philosophical Magazine, from a Mr. R. T. Cranmore, England respecting a discovery made by him, which will appear singular to many, because the flattening of the cornea has hitherto been held to be the cause of loss of vision, and this is the reason why convex glasses are employed to restore it, and we believe this is the principle upon which Professor Lomon acts to restore sight—but Mr. Cranmore, who has been defective in vision, states that he took a card and made two fine pin holes, exactly in the position of the centres of the pupils of his eyes, and he found that he saw the true image as correctly as ever did in his life; to use his own expression, it supplied the place of a pair of spectacles.

By making the pin holes larger or smaller, the focal distance was increased or diminished proportionally. In sunshine he can read at the natural focal distance, but with faint light there is the common confusion of letters. A flattening of the cornea won't explain this; he thinks cause to be "some want of contractility engendered in old age in the iris." There is one curious fact which he has observed, viz: that fine wire-gauze, of 150 of an inch in diameter, in meshes, enables him when worn close to the eye, to read small print with great facility, at the distance of six inches, and when the meshes are still closer, he can see the most minute objects with remarkable distinctness. This is something for our optical instrument makers.

Almost Fatal.  
At a fair at the Odd Fellows Hall, in Memphis, Tennessee, last week, an accident occurred which came near proving very serious. Just before drawing the curtain for the exhibition of a Tableau, (says the Southerner) the veil of Miss Maria Pickett, daughter of Mrs. Pickett of the Florence House, came in contact with a light as she was taking her position for the presentation, and in a moment she appeared enveloped in flames. A panic immediately ensued and the crowd scattered in every direction when her sister, Miss Kate Pickett, sprang forward to extinguish the blaze; but not only did she fail to do so, but her own dress was also ignited. At this moment Mrs. Pickett, her mother, caught Miss Kate in her arms, and threw her

dress around her, and thus smothered the flames. In the confusion the greedy element was communicated to the dress of Miss Greathouse, and the three young ladies were simultaneously shrouded in flames. Had not Col. Locke, with searers Bayliss, Ashmead and Pope, come opportunely to their assistance, the burning ladies must have met a most horrible death. To them they are indebted for their rescue from tortures indescribable. The veil and wreath of Mrs. J. M. Tate was consumed, as also were those of Miss Loftin; but these ladies escaped without further injury. Col. Locke had his hands severely burned.

Praise makes a wise man modest a fool arrogant.

Notice.  
BY virtue of Seven ff. issued from the Circuit Court of Benton County and to me directed I will Expose to public Sale on the first Monday of March next before the Court House doors in the Town of Jacksonville for cash to the highest bidder the following Described Lands to-wit Fraction in Section 25 Township 13 Range 5, 80 Acres and the South East 4th of the South East fourth in Section 29 Township 13 Range 6, 40 Acres and Fraction 5 in Section 7 Township 13 Range 6, 50 Acres adjoining the above 160 Hundred Acres and in Section 31 Township 13 Range 6 one hundred and 68 Acres as the property of Zachariah White to satisfy said ff. in favor of Thomas Dawning two in favor of Isaac Weldmaker and one in favor of John Flemster and one in favor of N. H. Mullins and one in favor of L. Brock and one in favor of T. H. Callaway use of Hoke and Abernathy all against said White this 16th January 1851.

C. SUBLETT, S. C. J.

T. WARWICK.  
WATCHMAKER AND JEWELER.

HAS on hand, a choice assortment of GOLD AND SILVER WATCHES, JEWELRY &c. selected by himself from the Importers and Manufacturers at the North, to which the inspection of the Public is respectfully invited. Having had many years practical experience, he is well qualified to repair promptly; to the satisfaction of those who may favor him with their patronage all kinds of Watches, Clocks and Jewelry.

Store on the East side of the Public Square, next door to Story and Dixon.  
January 24th, 1851.

Now is the Time  
To buy Goods Cheap!

THE subscribers are about to make different arrangements—in their business, by the first of March, and will offer their entire Stock of DRY GOODS, at Greatly Reduced prices.

FOR CASH.  
Jacksonville Ala. Jan. 21 1851.

S. NEWBOUR & BRO.  
N. B. All those who are indebted to the Subscribers either by Note or account—will please call and settle up.

THE STATE OF ALA. }  
Benton County. }

TAKEN up by Wm. Mallory Jr. near Mallory's mills, on Chockalochee Creek and posted before James M. Jones Esqr. a certain Bay Mare Mule, supposed to be 15 or 20 years old, about fourteen hands high, with a roached mane, and shaved tail, no brands, appraised to forty Dollars, this 16th January A. D. 1851:

A. WOODS,  
Judge of Probate.

STATE OF ALABAMA, }  
Benton County. }

Probate Court, Regular



State of Alabama  
Randolph County,  
Special Court of Probate  
January 4th, 1851.

BE IT REMEMBERED that on THIS DAY CAME AMOS Worley and filed his petition praying the court to compel Worley D. Linville, Administrator De Bonis Non of Worley Linville Deceased to convey to the said Amos Worley the following described Lands to-wit: Fraction A. Section 15 Township 10, and Range eleven, in the district of land sub-sale at Mardisville Ala. lands as aforesaid the said Worley Linville deceased did in his lifetime bind himself, by Bond to convey to Edmund Jackson titles to said land which Bond was transferred to Amos Worley the Petitioner aforesaid.

It is therefore ordered and decreed that notice be given once a month for three consecutive months in the Jacksonville Republican to all persons interested, that on the second Monday in April next at a Probate Court to be holden in the town of Wedowee, the court will if it is found that the contract was fairly made and complied with order the Administrator De Bonis Non aforesaid to make titles as such the land aforesaid to the said Amos Worley.

JOSEPH BENTON, Judge of January 21st, 1851. Probate.

MARY ANN At Rules before PROCTOR, Register, 42nd District.

BY HER NEXT FRIEND ZACHARY vs. M. PROCTOR. Division of the State of Ala. Mon. Jan. 13 A.D. 1851.

CAME THE COMPLAINT, BY HER SOLICITOR, AND IT APPEARING TO THE SATISFACTION of the Register that the said Marion Proctor resides in parts unknown, and that he is of lawful age. It is ordered by the Court that publication be made in the Jacksonville Republican, a newspaper published in Benton County Alabama for four consecutive weeks, notifying said Marion Proctor to appear personally before the Register of this Court, at his office in Wedowee, Randolph County, Alabama within sixty days from the date of this order, and plead, answer or demur to Complaintants bill, or the same will be taken pro confesso, and leave to complainant to take evidence, and that a copy of this order be posted up at the Court House door in the Town of Wedowee, and a copy transmitted by mail to Defendant, when his residence can be made known.

JOHN REAVES, Jan. 21, 1851, Register, &c., 4t. \$10 50

By HER SOLICITOR, AND IT APPEARING TO THE SATISFACTION of the Register that the said Marion Proctor resides in parts unknown, and that he is of lawful age. It is ordered by the Court that publication be made in the Jacksonville Republican, a newspaper published in Benton County Alabama for four consecutive weeks, notifying said Marion Proctor to appear personally before the Register of this Court, at his office in Wedowee, Randolph County, Alabama within sixty days from the date of this order, and plead, answer or demur to Complaintants bill, or the same will be taken pro confesso, and leave to complainant to take evidence, and that a copy of this order be posted up at the Court House door in the Town of Wedowee, and a copy transmitted by mail to Defendant, when his residence can be made known.

JOHN REAVES, Jan. 21, 1851, Register, &c., 4t. \$10 50

**Notice.**  
ON SATURDAY THE 17TH INST there will be a meeting in Alexandria for the purpose of organizing a Southern Rights Association the citizens of the County generally are invited to attend.  
MANY CITIZENS.  
January 21, 1851.

**33 Choice Negroes**  
FOR SALE.  
On the first Monday in February next we will sell to the highest bidder thirty-three Negroes, as likely & well as ever offered for sale. Among them are first rate Young Fellows, Young Women, Boys and Girls.

Angling from 7 to 16 years old, and some very likely children. A better opportunity was never offered for purchasers to supply themselves with such Negroes as they may wish.

Most of these Negroes were raised in Shelby County and are said to be of good character and disposition.

necessary to divide our 24 of these Negroes.

ALL—A credit interest; pure and approved

OFORD, SEEVERS, ORGAN, &c.  
1851.

me of al and resi- the red

the expose to public one highest bidder for cash before Court House door in the Town of Jacksonville on the first Monday of March next the following described land to-wit: The North half of Section thirty six in Township 16 of Range 8 East in the Coosa Land District levied on to satisfy one Execution in my hands issued from the Circuit Court of Talladega county in favor of Sampson W. Harris and vs. William H. Fore this 21st day of January

CEDAR TOWN  
FEMALE SCHOOL.

J. M. WOOD, PRINCIPAL.

MRS. E. L. DICKERSON, formerly of Rome, Ga. Associate Teacher.  
MISS CATMARINE THWEATT, formerly of Adams Ga. Teachers.

THOROUGH INSTRUCTION will be afforded in the following branches:—Exercises in Spelling, Reading, Penmanship, Arithmetic, English Grammar, Geography, History, Composition, Natural, Moral and Mental Philosophy, Chemistry, Botany, Rhetoric, Logic, Evidences of Christianity, Algebra, Geometry and Latin and Greek.

Board, Washing and Lights at \$125 per Annum.  
Music on Piano Forte by Mrs. Dickerson and Miss Thweatt, at 20 " Session.  
Music on Spanish Guitar by Mrs. Dickerson, 15 " "  
Drawing and Painting, 10 " "  
Embroidery in all its Branches, 10 " "  
French Language, 15 " "  
Wax Work—various Figures—Animals Fruits Flowers, &c. 12 " "  
Sabbath School Instruction and Vocal Music at the pleasure of the pupil.

THE Exercises of this Institution will commence the 20th January next, under the following regulations. The Scholastic term will consist of two Sessions of five months each. No student will be admitted for a less time than one Session, and no deduction will be made for loss time except in case of sickness or by special contract. Payment will be required, one half at the end of the 1st Session—the balance at the close of the 2d Session. With the above named associate teachers, well and favorably known as they are, the Principal flatters himself that he will be able to give entire satisfaction, and hopes to share a liberal patronage of a liberal public.

Mrs. DICKERSON has many years experience as an instructress and teaches in great perfection the branches associated with her name. The French Language is her vernacular tongue which gives her quite an advantage for correct and thorough instruction in that branch.

The School is located in an intelligent, pleasant community. The Principal will only add that he will take all reasonable pains to make all pupils committed to his care comfortable and happy.

Cedar Town, Paulding County, Jan. 12, 1851.

JACKSONVILLE  
Female Academy.

THE trustees of this Institution have the pleasure of announcing to the public that they have again secured the services of Mr. J. H. CALDWELL and Lady. The exercises will be resumed on Monday the 20th January next.

Mr. CALDWELL and Lady have now been engaged in teaching in this Academy for three years, and have given ample satisfaction to the patrons and Trustees.

Mr. CALDWELL is a finished Scholar, a gentleman of high moral department, devoted to his business, and unusually skillful in teaching & governing his pupils.

Mrs. CALDWELL is a lady of thorough education great amiability of character and highly accomplished manners, universally loved by her pupils, and a fit model for their imitation. The two, together, unite all the requisites for teaching, and their examinations have borne the fullest testimony to this fact. Their pupils have advanced with rapidity, while the system of teaching has not been superficial but thorough & complete, embracing in the elementary branches of learning, and the higher departments of knowledge.

Our village is uniformly healthy; the Academy is pleasantly situated, and good boarding can be had on reasonable terms. With these favorable circumstances, and such competent teachers, we feel that we cannot too strongly recommend this institution to parents and guardians.

Few places in the State afford such advantages for the moral and intellectual training of the young.

RATES OF TUITION.  
1st class—Orthography, per Session \$6 00  
2d " Reading, Writing, and Mental Arithmetic, 8 00  
3d " English Grammar, Arithmetic and Geography, 10 00  
4th " Higher English Branches, Languages, Algebra and Geometry, 12 00

W. H. FLEMING, J. C. FRANCIS, J. C. GRANT, A. WOODS, J. C. CLARK, W. L. TERRY, E. L. WOODWARD, TRUSTEES.

AGUSTA CABINET MANUFACTORY  
CHARLES A. PLATT.

World respectfully inform the public, that he has now on hand one of the largest and best assortments of

**CARPETS AND RUGS**

Ever offered in this city, which have all been purchased from the manufacturers, at the lowest possible price, and will be sold at prices to DEFY ALL COMPETITION. The stock comprises TWO HUNDRED PIECES, viz:

Extra Brussels, Brussels, 3 Ply CARPETING; Imperial, Superfine Medium, Commons, and Stair CARPET. Also, an extensive and beautiful assortment of RUGS.

**TABLE AND FLOOR OIL CLOTHS**  
Of all qualities and widths, which can be cut whole to any dimensions without any seam; together with a large assortment of

**FURNITURE AND CABINET WARE,**  
Of the latest and most approved styles.

**CURTAINS, SHDES, AND CORNICES,**  
OF ALL DESCRIPTIONS.

Merchants and families are cordially invited to call and examine his stock before purchasing elsewhere, as he feels assured they will find the largest and best stock in the Southern country, at the lowest possible price.

Carpets and Floor Cloths cut to fit without extra charge.  
December 3d.

**NOTICE.**  
Letters of executorship having been granted to the undersigned upon the estate of W. Tatom late of said county deceased on the 11th November 1850, all persons having claims against said estate will please present them properly authenticated, within the time prescribed by law; all persons indebted to said estate will please make payment.

J. M. TATOM, Executor.  
O. P. ANDERSON, Jr. Esr.  
Dec. 24th 1850.

To the Patrons of Home Manufacture.  
The subscriber would respectfully inform his friends and the public generally, that he has opened a Fashionable and Variety Boot Shop, in the town of Jacksonville, at the sign of "The Boot," where he is prepared, at all times, upon the shortest notice, to furnish customers to order with every description of Boot for service, comfort, or style. Shop, up stairs over Hudson's next door east of Forney & Son's.

W. W. HUGHES.

Edmund Jones, vs. Ira Gambrell & others.  
At Rules by the Register, 39th Chancery Dist. Alabama.  
Monday Jan. 13, 1851.

CAME the complainant by his Solicitor, and upon his motion, and it appearing to the Register, by affidavit on file, that Ira Gambrell, one of the defendants mentioned in complainant's said bill of complaint, is a non-resident of the State of Alabama, and resides in the District of Pickens and State of South Carolina: It is ordered that publication be made in the Jacksonville Republican, a newspaper published in the State of Alabama, once a week for four consecutive weeks, notifying the said Ira Gambrell to be and personally appear before the Register of said Court, at his office in the Town of Jacksonville, within sixty days from the date of this order, and plead, answer or demur to complainant's said Bill of complaint, or the charges and allegations in the same will be taken pro confesso, and the cause set for hearing pro parte as to him. It is further ordered, that a copy of this order be posted up on the Court House door of Benton County, as required by law and the rules of this Court, and a copy transmitted to the place of residence of said Gambrell by mail.

R. G. EARLE, Register, &c.  
January, 14, 1851.—\$10 00.

**RANDOLPH SHERIFF SALES.**  
By virtue of one fi fa in my hands in favor of H. & C. Warren vs. John S. Heard, I will offer for sale before the Court House door in the Town of Wedowee, on the first Monday in February next, to the highest bidder for cash, the following described property, to-wit, one Negro Girl by the name of Charity, 8 or 9 years old, to satisfy said fi fa, in my hands.

Jan. 14 1851.—\$2.  
J. T. MORRISON, Sh'ff.

**Notice.**  
By virtue of one fi fa in favor of Haviland Risley & Co vs. Gooden and McKee, I will offer for sale, before the Court House door in the Town of Wedowee, on the first Monday in February next, to the highest bidder for cash, the following property to-wit: Lot No. fourteen in the plot or plan of the Town of Abbeville; the said lot has on it a house suitable for a Store or Grocery, to be sold to satisfy said fi fa.

J. T. MORRISON, Sh'ff.  
Jan. 14 1851.—\$2.

**Notice.**  
By virtue of one fi fa, in favor of Robert Marland, Habie W. Risley, James Earl Hill, vs. Robert Caskey, late Sheriff, Wm S. Walker, Wm. Hightower, Wm. J. Prickett S. Moore, W. W. Valner, I will offer for sale before the Court House door in the Town of Wedowee, on the first Monday in February next, to the highest bidder for cash, the following described land, to-wit: the E. half of the S. W. fourth, also E. half of S. E. fourth, all in S. 27 of T. 23, R. 9, as the property of Wm. J. Prickett, to satisfy said fi fa in my hands.

J. T. MORRISON, Sh'ff.  
Jan. 14 1851.—\$2.

DAVID A. BEAVER Mon. Jan'y 6th 1851, At Rules by the Register of Job TAYLOR ET AL. 39th Dist. Ala.

CAME COMPLAINANT by his Solicitor, and moved the Register for an Order of Publication as to Job Taylor. And it appearing to the satisfaction of the Register, by affidavit on file, that said Job Taylor is a non resident, and resides in the State of Georgia:

It is therefore ordered by the Register that publication be made in the Jacksonville Republican, a newspaper published in the State of Alabama, once a week for four consecutive weeks, notifying the said Job Taylor to be and personally appear before the Register of this Court, at his office in the town of Jacksonville, and answer, or demur to complainant's original, amended and supplemental bill within sixty days from the date of this order, or the same will be taken pro confesso, and set for hearing ex parte as to him; and that a copy of this order be posted upon the Court House door of Benton County, and a copy heretofore be transmitted by mail to the said defendant.

R. G. EARLE, Register.  
Dec. 7th 1850.

A NEGRO WOMAN 25 years old, sound, healthy, honest, and of very pleasant and agreeable disposition; a first rate house Girl, an excellent cook and washer—for sale. For terms apply to M. J. TURNLEY, Cedar Bluff, Ala.  
Jan. 14, 1851.

**Timely Warning.**  
I will bring suit for the collection of all debts due me as one of the firm of Woodward & Porter, after the 15th of January next. My necessities require this course; I desire to harness no one.

JAMES D. PORTER.  
Tuskegee, Nov. 15, 1850.

**J. JOHNEY & SON**  
ARE now receiving a large and well selected Stock of Fall and Winter Goods, Which they trust will as usual compare favorably with any in this section of country; and respectfully invite the attention of their customers and the public generally, assuring them their best exertions will be used to retain the kind patronage heretofore extended.

Oct. 22, 1850.

**HYATT, MCBURNEY & CO.**  
Wholesale Dealers in American, French & British DRY GOODS,  
No. 37, Hayne Street, CHARLESTON, S. C.  
A. C. WYLY, April 2, 1850.

EASTBROOK ACADEMY  
Kirksey's Mills, 12 miles North East of Talladega.

The exercises of this Institution will be resumed on the second Monday in January inst. The Principal pledges himself to devote his entire attention to the moral and intellectual improvement of the pupils committed to his charge. The Academy is pleasantly situated, in a healthy neighborhood, in the midst of a highly moral and intelligent population; and good boarding can be had on very reasonable terms.

No deduction, unless in case of protracted illness. All pupils will be charged from the time of entrance until the close of the term. Subscribers exempt from the above regulation.

**RATES OF TUITION.**  
Orthography, Reading, Writing, and first Lessons in Arithmetic, per session of five months, \$8 00  
Grammar, Arithmetic, and History, per session, of five months, 10 00  
The Natural, Mental, and Moral Sciences with Rhetoric and Composition, 12 00  
Latin, and Higher Branches of Mathematics, 16 00

JOHN A. FLEMING.  
JANUARY 4, 1851.

**STATE OF ALA. RANDOLPH COUNTY.**  
PROBATE COURT, SPECIAL TERM, Dec. 19th, 1850.

THIS day came Patrick Ross, Administrator De Bonis Non of the Estate of Andrew Bernham, Deceased, and filed his accounts and vouchers for a Partial Settlement and distribution of said Estate, which was examined and it ordered to be filed for the inspection of all concerned. It is ordered by the court, that notice be given for forty days, by publication for three consecutive weeks in the Jacksonville Republican, notifying all Persons interested, to be and appear before a court to be hold in the Town of Wedowee, on the 2nd Monday of February next, and show cause if any they have, why said accounts should not be allowed & settled according to law.

JOSEPH BENTON, Judge of Probate Court.  
Dec. 22nd, 1850.

ADMINISTRATORS SALE.

Pursuant to a decree of the Hon. the Judge of the Probate Court of Benton County, rendered on the 19th day of January, A. D. 1851: I, John Richey, Administrator of the Estate of James Mason, decd., will proceed to sell, at the late residence of said James Mason, decd., in said County, on MONDAY THE 24TH DAY OF FEBRUARY NEXT, the following described land belonging to said Estate, said land for a more equal, fair and beneficial division among the distributees of said Estate, (to-wit) the S. E. half of the N. E. half of S. (2) of Township 14, in Range 6, East in the Coosa Land District, Benton County, Ala. said sale to be within the legal hours, and on a credit of twelve months. Notes with approved security will be required.

JOHN RICHEY, Administrator.  
Jan. 14, 1851.

**EDUCATION. DR. GLEIZE.**  
TAKES pleasure in announcing to the citizens of Jacksonville and vicinity that he will open on the 15th inst. a school for young ladies, in which will be taught drawing, Painting, and the French Language. He will also teach several classes of small children.

**TERMS.**  
Drawing and Painting per Session, \$10 00  
French Language, \$10 00  
He will also take miniature likeness on very reasonable terms.

THE STATE OF ALA. BENTON COUNTY.

Probate Court, Regular Term Monday 15th day of January A. D. 1851.

THIS day came into open Court John T. Chambers one of the heirs and distributees of the Estate of Wm. Chambers late of Benton County deceased. Who departed this life in this County aforesaid at an intestate, and suggests to the Court that John Chambers Administrator of the Estate of said Wm. Chambers deceased, had removed beyond the limits of the State of Alabama, without having made a settlement of his said Administration, and praying that a settlement should be made. It is therefore ordered by the Court, that notice be given the said John Chambers Administrator &c. as aforesaid, by publication in the Jacksonville Republican a weekly news paper published in the Town of Jacksonville for three consecutive weeks, requiring the said John Chambers Administrator of the Estate of said Wm. Chambers deceased, to be and appear before said Court at the Court House in the Town of Jacksonville in said County at a regular Term of said Court to be holden on the 2nd Monday in April next and file his accounts and vouchers, as said Administrator, for a final settlement of the said Estate of William Chambers deceased.

January 21st A. D. 1851.  
A. WOODS, Judge of Probate.

STATE OF ALABAMA, Randolph County,  
PROBATE COURT, REGULAR TERM, 2ND MONDAY IN DEC. 1850.

THIS day came and ew. J. Hall, v. administrator of the Estate of Thomas Moon, late of said County, deceased, and filed his petition to sell the Real Estate of the said Thomas Moon, deceased, consisting of a "traded" tract, of the fourth-fourth of the north-west fourth of Section 30, Township 10, Range twelve east in the Coosa Land District for the purpose of making "a fair, equal and beneficial distribution of the same."

It is therefore ordered by the Court, that notice issue to all the heirs of legal age, and to the Guardians of such as are minors, that the third Monday in January next be set as the time for the hearing of said petition, and that notice of the same be published in the Jacksonville Republican, a paper published in the Town of Jacksonville, Benton County, Alabama, once a week for three consecutive weeks, at least forty days previous to said third Monday in January next, notifying all persons in adv rae interest to be and appear at the time and place as mentioned, and contest the same if they think proper.

JOSEPH BENTON, Judge of Probate.  
Dec. 24, 1850.

A LIST OF LETTERS REMAINING IN THE POST OFFICE, at Jacksonville Ala. on the 31st day of Dec last.

A Ray Larr: Anderson Thomas, Andrews Jas. M., Avrett, Sanders J., Barnes, W., Beacham Jesse, Bertou W. J., Boggs John L., Borden W. J., Boyd Samuel J., Bracke Rev. John, Bryson Golduan, Bryant John C., Burk William, Cox, Miss Marcy M. Patterson Robt. A., Crawford A. or Eliza Pogue Wm., Martin, Crenshaw Micajah, Due Wm., Erwin Wm E, Ellis Rev. J. W., Ford John, Gorey Andrew J., Hall Thomas, Hayden Jan., Hindman Jesse, Jells Richard R., Joke, P. M., January, 7, 1851.

B Leck John, Linder John, Linder W. Y., McCasney Barney, McCall Barnett, Marker Wm. T., Martin W. B., Martin Miss L. A., Mayfield Philip, Montgomery Dr. J. P., Nelson Wm. B., Onell Warren, Pope R. M., Reading Moses, Rich Arch, Siscoore A., Swords And R., Storey C. A., Teague B. F., Vance, M., Williams A. C., Williams Ellet, Clerk Cir. Court, Williams W., P. M.

TAX COLLECTORS NOTICE.

ON the first Monday in April, 1851, the undersigned, as Tax Collector of Randolph County will sell to the highest bidder for cash, before the Court House door in the Town of Wedowee, the following described land, or so much thereof as will discharge the tax and cost due there on, to-wit: The N. W. fourth of the N. E. fourth of S. 12, T. 17, R. 11; and half of the S. E. fourth of the S. W. fourth of S. 24, T. 17, R. 11, as the land of James Bell, State and County Tax \$3, 08

E. HUMPHRIES, T. C.  
Jan. 7, 1851—\$2.

Also at the same time and same place The N. W. half of the S. W. fourth of S. 25, T. 21, Range 12, as the land of Wm. McCarter. State and County tax \$1, 57 1/2.

Jan. 7, 1851.—\$1.

Also at the same time and place, Section 20, T. 13, R. 9; on the waters of Etchibadoga, near Wm. Motal's, (Owner unknown. State and County Tax \$10 30 cts

Jan. 7, 1851—\$1.

Also at the same time and place, Fraction A. Fr. S. 13, T. 22, R. 12, near the Chambers line. Owner unknown.—State and County tax 70 cts.

Jan. 7, 1851.—\$1.

NEW STORE AND NEW GOODS.

The undersigned respectfully informs the citizens of Jacksonville and vicinity, and the public generally, that he has just opened a splendid and well selected Stock of Foreign and Domestic, Staple and Fancy

**DRY GOODS.**

Embracing almost every article usually brought to this market.

The public are assured that his Goods both in quality and price cannot fail to please, but he does not ask that his word alone be taken, but prefers that those who may wish to purchase should call and examine, and prove for themselves the truth of his assertions.

HENRY W. WINGES.  
At Hoke's old Corner.

CASH.

I AM COMPELLED to have a considerable amount of the above named article soon. And as collections are rather dull I adopt this method of requesting my friends who are in arrears with me—to give me a lift. Punctuality being conducive to the interests of all concerned, it is to be hoped that this call will be promptly responded to.

E. L. WOODWARD.  
January 7, 1851.—11.

GLOBE HOTEL, AUGUSTA, GEO.

By F. M. JENNINGS  
Jan. 29, 50.

DR. ROBT. TULLON, HAVING SETTLED IN OXFORD WILL PROMPTLY ATTEND TO ALL CALLS in the different branches of his profession.

Dedmon: 24th 1850.

OXFORD FEMALE INSTITUTE.

THE EXERCISES OF THIS INSTITUTION will be resumed on the first Monday of January next under the immediate control of Miss Jane C. Brooks, a Graduate of the Athens Institute at which Institution she graduated in 1846, since which time she has been almost constantly employed, as a Tutoress, to the entire satisfaction of all concerned. Miss Brooks has been engaged as a Tutoress for the last ten months at this place, and from the knowledge we have of her skill in imparting instruction to her pupils we can confidently recommend her as worthy of patronage by all parents and Guardians wishing to educate their daughters.

**Terms of Tuition as follows.**  
Orthography, Reading, writing, & elementary Arithmetic, per session of five months \$6 00, English Grammar, Geography & Arithmetic, \$8 00, History, Natural, Moral & mental Philosophy \$12 00, (And including any of the above branches.) Chemistry, Astronomy, Geology and the other higher branches including Mathematics, &c., \$16 00. Music with the use of the Piano, \$23 00. No deduction made for the loss of time only in cases of protracted illness. Board can be had at moderate rates.

M. C. BUSH, S. C. WILLIAMS, T. G. MATTHEWSON  
December, 17, 1850.

Office Coosa River Steam Boat Co. Rome, Decr 6th, 1850.

THE STEAMER COOSA OF ALABAMA, will, after this time make regular weekly trips during the season—leaving Rome every Wednesday morning at 7 o'clock, arriving at Greensport next day. Returning, leave Greensport Friday morning, to arrive at Rome in time for the cars on Monday morning.

COMBS & PENTECOST Ag'ts.  
Dec. 17, 1850.—4m.

NEW WINTER GOODS.

Late has come at last. The Subscriber has just returned from market and brought a Splendid Stock of WINTER GOODS.

A little cheaper than ever, and will sell lower, for the ready merino, than any Merchant.

THE JEWS NOT EXCEPTED.

The Stock consists of every article kept in a Retail Store.

N. B. The Subscriber expects to close up all his old books by Christmas, and open new ones to punctual customers.

D. M. WALKER.  
December, 3, 1850.

JOHN I. THOMASON, Attorney at Law

Solicitor in Chancery, ASHVILLE, ALABAMA.

Will attend promptly to all business entrusted to his care in St. Clair and the adjoining counties, and Supreme Court of the State.

STATE OF ALABAMA, Benton County.

TAKEN up by John M. Love, Esq., at Greensport, and posted before A. D. Atkins, Esq., a certain Race Horse, about 12 years old, 15 hands high, hind feet white, and a star in his forehead, appraised to thirty dollars, this 17th Jan. 1851.

A. WOODS, Judge of Probate.  
Jan. 21, 1851.

Law Notice. WILLIAM ACKLEN, WM. J. HARALSON.

Have formed a partnership in the practice of the LAW. They will promptly attend to all business confided to their care, in the several Courts of Law and Equity in the counties of Cherokee and De Kalb. Office of ACKLEN, Huntsville, and of HARALSON, Lebanon, De Kalb Co., Ala. December, 31, 1850.

GEO. C. WHATLEY, Attorney at Law.

Solicitor in Chancery, JACKSONVILLE, ALA. July, 1850.

Notice.

ALL persons are hereby forewarned from trading for promissory note, given to Mr. King (gin maker near Rome Ga.) for Eighty dollars due the 1st of May 1851 as the consideration for which said note was given has failed, and I am determined not to pay the said note unless compelled by law.

J. W. MADDOX.  
January 7, 1851.

STATE OF ALABAMA, RANDOLPH COUNTY.

TAKEN up and Posted by John True, on the 18th day of December, 1850, one dark Rone Horse, about twelve years old, fifteen hands high, no brands or marks perceivable—appraised to forty five dollars.

December 14th, 1850.

JOSEPH BENTON, Judge of Probate Court.

SHACKLEFORD & GRAEFEL, Factors &c. Commission Merchants, CHARLESTON, S. C.



















